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#### **PATENT**

F-672

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that this correspondence is being facsimile transmitted to the United States
Patent and Trademark Office on August 13, 9963.

rank Lire

Applicant

James C. Thomas, Jr.

Application No.

09/927,296

Filed

August 10, 2001

Title

COMPUTERIZED SYSTEM FOR COMBINING INSURANCE

COMPANY AND CREDIT CARD TRANSACTIONS

Grp./Div.

3627

FAX RECEIVED

Examiner

Elaine L. Gort

AUG 1 3 2003

Docket No.

45659/TJD/T503

PETITIONS OFFICE

# PETITION TO INVOKE THE SUPERVISORY AUTHORITY OF THE COMMISSIONER UNDER 37 CFR § 1.181(a)(3)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 PostOffice Box 7068 Pasadena, CA 91109-7068 August 13, 2003

#### Commissioner:

Applicant hereby requests that the Office action of June 3, 2003 in the above-referenced case be withdrawn and that a new Office action be issued.

The Commissioner is hereby authorized to charge any fees which may be required by this paper to Deposit Account No. 03-1728. Please show our docket number with any charge or credit to our Deposit Account. A copy of this letter is enclosed.

The facts are as follows:

U.S. Patent Application No. 09/927,296. was filed on August 10, 2001. Corresponding Patent Cooperation Treaty (PCT) Patent Application No. US02/09156 was filed on March 25, 2002. The claims in the PCT patent application (see Exhibit A) are identical to the claims as filed in the U.S. Patent Application (see Exhibit B). The U.S. Patent and

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**GROUP 3600** 

## Application No. 09/927,296

Trademark Office (USPTO) was selected as the International Searching Authority for the PCT patent application.

On Feb 25, 2003 an International Search Report (ISR) was issued by the USPTO for the PCT patent application (see Exhibit C). In the ISR, there were several "Y" references, indicating that the invention as claimed was novel but potentially lacked an inventive step. In response to the ISR, there were no amendments made to the claims.

An International Preliminary Examination Report (IPER) corresponding to the ISR was mailed on May 5, 2003. In the IPER, the invention as claimed was found to be both novel and to include an inventive step (see Exhibit D). Examiner Robert Olszewski was the authorized officer for the IPER.

On June 3, 2003 an Office action was issued for the U.S. patent application (see Exhibit E). In the Office action all of the pending claims were rejected under 35 USC 102(b) as being anticipated by U.S. Patent No. 5,301,105 (the '105 patent). The '105 patent was cited in the ISR and considered in the IPER. In addition, all of the pending claims were further rejected under 35 USC 103(a) as being obvious in light of a single publication "IDX Takes the Lead in Healthcare Billing" (IDX). IDX was cited in the ISR and, therefore, considered in the IPER. Examiner Olszewski was the supervising Examiner for the Office action.

As an attorney of record in the case, I contacted Examiner Olszewski. Examiner Olszewski stated that he would not look into the matter of the inconsistent ISR, IPER, and Office action. I then contacted the appropriate technology center director, Director John Love. Director Love investigated the matter and decided that the Office action was of record and would stand.

In the Office action, the entire text explaining the Examiner's reasoning for rejection of all of the pending claims under 35 U.S.C. 102(a) is as follows:

## Application N . 09/927,296

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Claims 23-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Cummings, Jr. (US Patent 5,301,105). Cummings, Jr. discloses the claimed data processing system. Cummings, Jr. discloses a processor with memory and program instructions to allow the crediting of an insurance account each time a charge is made to a credit card account linked to the insurance account (such as when designated credit card or smart card is charged an associated insurance account is credited). All further claimed limitations are either disclosed or inherent.

MPEP §707.07(d) states that "(a)n omnibus rejection of the claim on the references and for the reasons of record is stereotyped and usually not informative and should therefore be avoided." In the Office action, claims 23-32 of the patent application were rejected under 35 U.S.C. 102(a) in a single conclusive sentence stating that "Cummings, Jr. discloses a processor with memory and program instructions to allow the crediting of an insurance account each time a charge is made to a credit card account linked to the insurance account." The Office action fails to correlate claim limitations with the disclosures of the '105 patent. Therefore, no basis for the rejection is apparent. By simply stating a conclusion, the Office action fails to be informative, leaving the Applicant to wonder what in the cited reference, a patent of 11 figures and 28 columns, could possibly be the basis for an anticipation rejection.

MPEP §707.07(d) further provides "(a) plurality of claims should never be grouped together in a common rejection, unless that rejection is equally applicable to all claims in the group." In reading the Office action, it is impossible to determine which of the additional limitations of claims 23-32 are "either disclosed or inherent. In addition, MPEP § 2112 provides that an Office action must provide a rationale or evidence tending to show inherency. Specifically, "In relying upon the theory of inherency, the examiner must provide a basis in fact and/or technical reasoning to reasonably support the determination that the allegedly inherent characteristic necessarily flows from the teachings of the applied prior art." Exparte Levy, 17 USPQ2d 1461, 1464 (Bd. Pat. App. & Inter.1990) (emphasis in original). In the Office action, it is stated, that at least some of the claimed limitations are "inherent." However, no rationale or evidence is presented to support such a conclusion.

With regard to the rejection under 35 U.S.C. 103(a), the Office action fails to develop a prima facie case in support of the rejection. MPEP 2142 provides in part that a prima facie case "must teach or suggest all the claim limitations." In the Office action, claims 23-32 were rejected as a group without addressing any of the claim limitations.

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In addition to the internal deficiencies of the Office action, the Applicant is perplexed by the inconsistency between the Office action and the IPER, especially considering that they share a common supervisory Examiner. While the terseness of the IPER is understandable given that none of the cited references appears to be relevant, the Office action gives the Applicant no guidance as to how the Examiner came to a conclusion contrary to the IPER while reviewing the '105 patent.

Responding to such an Office action is pointless because the Office action does not reveal the rationale behind the rejections much less the inconsistency between the IPER, and the Office action. Furthermore, as both Examiner Olszewski and Director Love have refused to address any substantive issues with regard to the Office action, it is doubtful that a subsequent Office action will be anything other than a final rejection.

As the Office action is deficient, the Applicant respectively requests that the outstanding Office action for U.S. Patent Application No. 09/927,296 be withdrawn. In addition, the Applicant respectfully requests that a new Office action be issued and that the new Office action be consistent with the IPER issued for corresponding PCT Patent Application No. US02/09156.

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

Frank L. Cire

Reg. No. 42,419 626/795-9900

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#### 45659P/T503

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## WHAT IS CLAIMED IS:

- A method for providing payments for insurance policies, comprising:
   providing a credit card account;
   providing an insurance account linked to the credit card account; and crediting the insurance account each time a charge is made to the credit card account.
- 2. The method of claim 1, further comprising providing an account management Web site operably coupled to the credit card account and the insurance account.
- 3. The method of claim 1, wherein the insurance account is credited a fixed percentage of an amount charged to the credit card account.
- The method of claim 1, wherein the insurance account is credited a variable percentage of an amount charged to the credit card account.
  - 5. The method of claim 4, wherein the variable percentage is determined by the amount charged to the credit card account.
- 6. The method of claim 4, wherein the variable percentage is determined by a balance amount of the credit card account.
- 7. The method of claim 1, further comprising making payments from the insurance account to pay an insurance policy's premiums.
  - 8. The method of claim 7, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, life insurance, and long term care insurance.
- The method of claim 1, further comprising making payments from the insurance account to pay for an upgraded insurance policy.
  - 10. The method of claim 1, further comprising making payments from the insurance account to make co-payments for services provided under an insurance policy.

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- 11. A method for providing payments into a medical services account, comprising:

  providing a credit card account;

  providing an medical services account linked to the credit card account; and crediting the medical services account each time a charge is made to the credit card account.
  - 12. The method of claim 11, further comprising providing an account management Web site operably coupled to the credit card account and the medical services account.
- 13. The method of claim 11, wherein the medical services account is credited a fixed percentage of an amount charged to the credit card account.
- 14. The method of claim 11, wherein the medical services account is credited a variable percentage of an amount charged to the credit card account.
  - 15. The method of claim 14, wherein the variable percentage is determined by the amount charged to the credit card account.
- 20 16. The method of claim 14, wherein the variable percentage is determined by a balance amount of the credit card account.
  - 17. The method of claim 11, further comprising making payments from the medical services account to pay an insurance policy's premiums.
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  18. The method of claim 17, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, and long term care insurance.
- The method of claim 11, further comprising making payments from the medical services account to make co-payments for services provided under an insurance policy.
  - 20. The method of claim 11, further comprising making payments from the medical services account for a medical service.
- The method of claim 20, further comprising making payments from the medical services

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account	for	а	medical	device

- 22. The method of claim 20, further comprising making payments from the medical services account for a prescription drug purchase.
- 23. A data processing system adapted to provide payments for insurance policies, comprising: a processor; and
  - a memory operably coupled to the processor and having program instructions stored therein, the processor being operable to execute the program instructions, the program instructions including:

crediting an insurance account each time a charge is made to a credit card account linked to the insurance account.

- The data processing system of claim 23, further comprising an account management Web site operably coupled to the credit card account and the insurance account.
  - 25. The data processing system of claim 23, the program instructions further including crediting the insurance account a fixed percentage of an amount charged to the credit card account.
  - 26. The data processing system of claim 23, the program instructions further including crediting the insurance account a variable percentage of an amount charged to the credit card account.
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  27. The data processing system of claim 26, the program instructions further including determining the variable percentage from the amount charged to the credit card account.
  - 28. The data processing system of claim 26, the program instructions further including determining the variable percentage from a balance amount of the credit card account.
    - 29. The data processing system of claim 23, the program instructions further including making payments from the insurance account to pay an insurance policy's premiums.
- 35 The data processing system of claim 29, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, life

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insurance, and long term care insurance.

- 31. The data processing system of claim 23, the program instructions further including making payments from the insurance account to pay for an upgraded insurance policy.
- 32. The data processing system of claim 23, the program instructions further including making payments from the insurance account to make co-payments for services provided under an insurance policy.
- 33. A data processing system adapted to provide payments into a medical services account, comprising:
  - a processor, and
  - a memory operably coupled to the processor and having program instructions stored therein, the processor being operable to execute the program instructions, the program instructions including:

crediting a medical services account each time a charge is made to a credit card account linked to the medical services account.

- The data processing system of claim 33, further comprising an account management Web site operably coupled to the credit card account and the medical services account.
  - 35. The data processing system of claim 33, the program instructions further including crediting the medical services account a fixed percentage of an amount charged to the credit card account.
  - 36. The data processing system of claim 33, the program instructions further including crediting the medical services account a variable percentage of an amount charged to the credit card account.
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  37. The data processing system of claim 36, the program instructions further including determining the variable percentage from the amount charged to the credit card account.
  - 38. The data processing system of claim 36, wherein the variable percentage is determined by a balance amount of the credit card account.

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- 39. The data processing system of claim 33, further comprising making payments from the medical services account to pay an insurance policy's premiums.
- The data processing system of claim 39, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, and long term care insurance.
- The data processing system of claim 33, the program instructions further including making payments from the medical services account to make co-payments for services provided under an insurance policy.
  - 42. The data processing system of claim 33, the program instructions further including making payments from the medical services account for a medical service.
- The data processing system of claim 42, the program instructions further including making payments from the medical services account for a medical device.
- The data processing system of claim 42, the program instructions further including making payments from the medical services account for a prescription drug purchase.

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#### WHAT IS CLAIMED IS:

1. A method for providing payments for insurance policies, comprising:

providing a credit card account;

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providing an insurance account linked to the credit card account; and

crediting the insurance account each time a charge is made to the credit card account.

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- 2. The method of claim 1, further comprising providing an account management Web site operably coupled to the credit card account and the insurance account.
- 3. The method of claim 1, wherein the insurance account is credited a fixed percentage of an amount charged to the credit card account.
- 4. The method of claim 1, wherein the insurance account is credited a variable percentage of an amount charged to the credit card account.
  - 5. The method of claim 4, wherein the variable percentage is determined by the amount charged to the credit card account.

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- 6. The method of claim 4, wherein the variable percentage is determined by a balance amount of the credit card account.
- 7. The method of claim 1, further comprising making payments from the insurance account to pay an insurance policy's premiums.
  - 8. The method of claim 7, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, life insurance, and long term care insurance.

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The method of claim 1, further comprising making payments from the insurance account to pay for an upgraded insurance policy.

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The method of claim 1, further comprising making payments from the insurance account to make co-payments for services provided under an insurance policy.

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A method for providing payments into a medical services account, comprising:

providing a credit card account;

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providing an medical services account linked to the credit card account; and

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crediting the medical services account each time a charge is made to the credit card account.

The method of claim 11, further comprising providing an account management Web site operably coupled to the credit card 20 account and the medical services account.

The method of claim 11, wherein the medical services account is credited a fixed percentage of an amount charged to the credit card account.

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The method of claim 11, wherein the medical services account is credited a variable percentage of an amount charged to the credit card account.

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- The method of claim 14, wherein the variable percentage is determined by the amount charged to the credit card account.
- The method of claim 14, wherein the variable percentage is determined by a balance amount of the credit card account.

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17. The method of claim 11, further comprising making payments from the medical services account to pay an insurance policy's premiums.

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18. The method of claim 17, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, and long term care insurance.

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- 19. The method of claim 11, further comprising making payments from the medical services account to make co-payments for services provided under an insurance policy.
- 20. The method of claim 11, further comprising making payments from the medical services account for a medical service.
  - 21. The method of claim 20, further comprising making payments from the medical services account for a medical device.

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- 22. The method of claim 20, further comprising making payments from the medical services account for a prescription drug purchase.
- 23. A data processing system adapted to provide payments for insurance policies, comprising:
  - a processor; and
  - a memory operably coupled to the processor and having program instructions stored therein, the processor being operable to execute the program instructions, the program instructions including:

crediting an insurance account each time a charge is made to a credit card account linked to the insurance account.

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The data processing system of claim 23, further comprising an account management Web site operably coupled to the credit card account and the insurance account.

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The data processing system of claim 23, the program instructions further including crediting the insurance account a fixed percentage of an amount charged to the credit card account.

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The data processing system of claim 23, the program instructions further including crediting the insurance account a variable percentage of an amount charged to the credit card account.

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The data processing system of claim 26, the program including determining the further instructions percentage from the amount charged to the credit card account.

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The data processing system of claim 26, the program determining the instructions further including percentage from a balance amount of the credit card account.

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The data processing system of claim 23, the program instructions further including making payments from the insurance account to pay an insurance policy's premiums.

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The data processing system of claim 29, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, life insurance, and long term care insurance.

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The data processing system of claim 23, the program instructions further including making payments from the insurance account to pay for an upgraded insurance policy.

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- 32. The data processing system of claim 23, the program instructions further including making payments from the insurance account to make co-payments for services provided under an insurance policy.
- 33. A data processing system adapted to provide payments into a medical services account, comprising:
  - a processor; and

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- a memory operably coupled to the processor and having program instructions stored therein, the processor being operable to execute the program instructions, the program instructions including:
- crediting a medical services account each time a

  charge is made to a credit card account linked to the

  medical services account.
- 34. The data processing system of claim 33, further comprising an account management Web site operably coupled to the credit card account and the medical services account.
- 35. The data processing system of claim 33, the program instructions further including crediting the medical services account a fixed percentage of an amount charged to the credit card account.
  - 36. The data processing system of claim 33, the program instructions further including crediting the medical services account a variable percentage of an amount charged to the credit card account.
  - 37. The data processing system of claim 36, the program instructions further including determining the variable percentage from the amount charged to the credit card account.

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38. The data processing system of claim 36, wherein the variable percentage is determined by a balance amount of the credit card account.

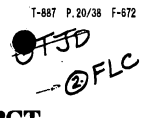
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39. The data processing system of claim 33, further comprising making payments from the medical services account to pay an insurance policy's premiums.

40. The data processing system of claim 39, wherein the type of insurance policy is selected from the group consisting of medical insurance, medical gap insurance, disability insurance, and long term care insurance.

- 15 41. The data processing system of claim 33, the program instructions further including making payments from the medical services account to make co-payments for services provided under an insurance policy.
- 42. The data processing system of claim 33, the program instructions further including making payments from the medical services account for a medical service.
- 43. The data processing system of claim 42, the program instructions further including making payments from the medical services account for a medical device.
- 44. The data processing system of claim 42, the program instructions further including making payments from the medical services account for a prescription drug purchase.





## From the INTERNATIONAL SEARCHING AUTHORITY

To: THOMAS A. DALY	PCT				
CHRISTIE, PARKER & HALB, LLP P.O. BOX 7068 PASADENA, CA 91109-7068	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION				
CASE # 45659 PCT. (1975)	(PCT Rule 44.1)				
REMINDER DUE DATE	Date of Mailing (day/month/year) 25 FEB 2003				
DFADLINE	(wymbaldydd) go i Co 2009				
Applicant's or agent's file reference 45659P/T503	FOR FURTHER ACTION See paragraphs 1 and 4 below				
International application No.	International filing date				
PCT/US02/09156	(day/month/year) 25 March 2002 (25.03.2002)				
Applicant THOMAS, JR. JAMES C.					
1. The applicant is hereby notified that the international search	ch report has been established and is transmitted herewith.				
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the cla	ims of the international application (see Rule 46):				
When? The time limit for filing such amendments is international search report.	normally two months from the date of transmittal of the				
Where? Directly to the International Bureau of WIPO 1211 Geneva 20, Surizorland, Facsimile No.					
For more detailed instructions, see the notes on the ac	companying short.				
2. The applicant is hereby notified that no international searc Article 17(2)(a) to that effect is transmitted herebith.	h report will be established and that the declaration under				
3. With regard to the protest against payment of (an) additi	ional fee(s) under Rule 40.2, the applicant is notified that:				
· · · · · · · · · · · · · · · · · · ·	en transmitted to the International Bureau together with the protest and the decision thereon to the designated Offices.				
no decision has been made yet on the protest; the app					
4. Reminders					
applicant wishes to avoid or postpone publication, a notice of wit	nal application will be published by the International Burcau. If the hdrawal of the international application, or of the priority claim, must and 90 bis.3, respectively, before the completion of the technical				
examination must be filed if the applicant wishes to postpone the	Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.				
In respect of other designated Offices, the time limit of 30 month	s (or later) will apply even if no demand is filed within 19 months.				
See the Annex to Form PCT/IB/301 and, for details about the ap Volume II, National Chapters and the WIPO Internet site.	plicable time limits, Office by Office, see the PCT Applicant's Guide,				
Name and mailing address of the ISA/US	Authorized officer				
Commissioner for Patents Box PCT					
Washington, D.C. 20231 Facsimile No. (703)303-3230	Emanuel Todd Vocitz Dian Amal 4 Telephone No. 703-306-3900				

Form PCT/ISA/220 (April 2002)

(See notes on accompanying sheet)

# PATENT COOPERATION TREATY

# **PCT**

## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's o 45659P/T03	r agent's file reference	FOR FURTHER ACTION	see Notificate (Porm PCT/ below.	tion of Transmittal of International Search Report (ISA/220) as well as, where applicable, item 5
International PCT/US02/09	application No. 9156	International filing date (day/mon 25 March 2002 (25.03.2002)	lh/year)	(Earliest) Priority Date (daylmonth/year) 23 March 2001 (23.03.2001)
Applicant THOMAS, JE	R. JAMES C.			
This internati	ional search report has beer ording to Article 18. A co	n prepared by this International So py is being transmitted to the Inte	arching Au mational B	uthority and is transmitted to the ureau.
This internati	ional search report consists  It is also accompanied	of a total of <u>if</u> sheets.  by a copy of each prior art docu	ment cited	in this report.
a. W las	nguage in which it was filed, the international search was Authority (Rule 23.1(b)).	unless otherwise indicated under the carried out on the basis of a translation.	his item. ition of the i	basis of the international application in the
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2.   (	Certain claims were found	unsearchable (See Box I).		
<ol> <li>With rogs</li> </ol>	Unity of invention is lacking ard to the title,	g (See Box II).		
<b>5</b> 3	he text is approved as submi	tted by the applicant.		·
		by this Authority to read as follows	:	
5. With rega	ard to the abstract,			,
i [] 1	ne text is approved as submi	tted by the applicant.		
u 🖂 u	ne text has been established.		Authority a	s it appears in Box III. The applicant report, submit comments to this
6. The figure	of the drawings to be publ	ished with the abstract is Figure No	a, 5	
	suggested by the applicant.		-	None of the figures
<u></u>	ecause the applicant failed to	suggest a figure.		
	cause this figure better char	racterizes the invention.		





PCT/US02/09156

Box III TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)

The abstract is too long (PCT Rule 8.1(b)). The abstract must be less than 150 words, or 200 words when no figure is to be published.

#### **NEW ABSTRACT**

A method and apparatus for combining a credit card account with a medical services or insurance account. A client establishes a credit card account and links the credit card account to an insurance policy or medical services account. The client uses the credit card and generates rebates used to offset the cost of the insurance policy or make payments into the medical services account. The form of the rebate depends on the type of insurance policy or medical services account selected by the client. An interactive Web site is provided for creation, coordination, and monitoring of the linked credit card accounts and insurance policies (500). A client uses the interactive Web site to explore different insurance policies (510) and the effects of using credit card rebates (520) to offset the price of an insurance policy. The interactive Web site also provides services for the client to maintain and monitor the linked accounts.

Form PCT/ISA/210 (continuation of first sheet(2)) (July 1998)

## INTERNATIONAL SEARCH REPORT

International application No.

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A. CLAS	SIFICATION OF SULJECT MATTER					
IPC(7) : G06F 17/60						
US CL	: <b>70</b> 5/ <b>26</b>					
	International Patent Classification (IPC) or to both n	ational classification	and IPC			
B. FIEL	DS SEARCHED					
Minimum do	cumentation searched (classification system followed	by classification syn	nbols)			
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	ta base consulted during the international scarch (nat	ne of data base and,	where practicable, s	earch tenns used)		
Please See Co	ontinuation Sheet .					
C. DOC	UMENTS CONSIDERED TO BE RELEVANT					
	Citation of document, with indication, where ap	mmodels of the rel	CV201	Relevant to claim No.		
Category *				1-44		
Y	US 5,301,105 A (Cummings, Jr.) 05 April 1994 (03	o.04.94), see entire	document.	1-94		
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Y	US 5,930,759 A (Moore et al.) 27 July 1999 (27.07	.99), see entire doct	inent.	1-44		
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Y, P	US 2001/0014868 A1 (Herz et al.) 16 August 2001	(16.08.01), see enti	re document.	1-44		
Y, P	US 2002/0029157 A1 (Marchosky) 07 March 2002	(07.03.02), see enti	re document.	1-44		
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Y, B	US 2002/0111832 A1 (Judge) 15 August 2002 (15.0	18.02), see entire do	cument.	1-44		
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1	Release, 27 September 1999 (27.09.99). Retrieved					
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	defining the general state of the art which is not considered to be		r theory underlying the inv			
	tiar relevance	•V* danisari	of marriage polacement sta	claimed invention cannot be		
"E" carifer ap	plication or patent published on or after the international filing date			ciaimed invention cannot be ared to involve an inventive step		
· •	•		ocument is taken alone	•		
	which may throw doubts on priority claim(s) of which is cited to the publication date of another cliation or other special reason (as	-Y- document o	of carticular relevance: the	claimed invention cannot be		
specified)		considered	to involve an inventive ste	p when the document is		
l ' '				h documents, such combination		
"O" document referring to an oral disclosure, uso, exhibition or other means being obvious to a person skilled in the art						
	"P" document published prior to the international filing date but later than the "&" document member of the same patent family					
priority d	laic claimed		<u> </u>			
Date of the a	ictual completion of the international search	Date of mailing of	the international sea	arch report		
	23 September 2002 (23.09,2002) <b>25</b> FEB 2003					
	r 2002 (23.09.2002)			··		
	ailing address of the ISA/US	Authorized officer		1 . 1		
	unissioner of Patents and Trademarks PCT	Emanuel Todd V	ocliz William	Smith for		
Was	hington, D.C. 30231			7'		
Facsimile No	o. (703)30S-3230	Telephone No. 70	3-305-3900			

Form PCT/ISA/210 (second sheet) (July 1998)

## PCT/US02/09156

### INTERNATIONAL SEARCH REPORT

tegory •	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
Υ .	"PersonalMD.com and Healthaxis.com partner to offer Consumers online Medical Records and Insurance services" PersonalMD Press Release, 13 December 1999 (13.12.99).  Retrieved from the Internet: <a href="https://www.personalmd.com/press30 article.shtml">www.personalmd.com/press30 article.shtml</a> , see all.	1-44
Y	"PersonalMD.com and HealthAllies.com partner to offer Consumers greater control of their Personal Health and Medical Bills" PersonalMD Press Release, 4 January 2000 (04.01.00). Retrieved from the Internet: <a href="www.personalmd.com/press26">www.personalmd.com/press26</a> article.shuml <a href="http://www.personalmd.com/press26">http://www.personalmd.com/press26</a> article.shuml, see all.	1-44
Y	"ChannelHealth Announces Availability of Web Portal to Link Physicians and Patients"  ChannelHealth Press Release, 10 April 2000 (10.04.00). Retrieved from the Internet:  http://ask.idx.com/corporateweb/press.nsf/, see all.	1-44
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From the

## PATENT COOPERATION TREATY

FROM-



MAY 2 7 2003

		,		<b>V</b> -40 - 1
international preliminar	Y EXAMINING AUTHORITY			and the Durlan & Hold ITE
To: THOMAS J. DALY			PCT	Chidatio, Parkor & Hala, CD
CHRISTIE, PARKER & HALE, I	LLP ·		101	•
P.O. BOX 7068		NOTIFI	CATION OF TRAN	SMITTAL OF
PASADENA, CA 91109-7068		INTE	RNATIONAL PRE	LIMINARY
45659 PCT	'		EXAMINATION RE	
CASE 13033 ACTION			(PCT Rule 71.1)	
REMINDERDU	E DATE	Date of Mailing		
OEADLINE		(day/month/year	5 23 MAY 2003	}
Applicant's or agent's file reference	ČE			
45659P/T503		IN.	APORTANT NOTUI	CATION
International application No.	International filing date (c	lay/month/year)	Priority date (day/mon	th/year)
PCT/US02/09156	25 March 2002 (25.03.20	02)	23 March 2001 (23.03	.2001)
Applicant				
THOMAS INVESC ID				ļ

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits berewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPFA/US Commissioner for Palents P.O. Box 1450

Alexandria, Virginia 22313-1450

Facsimile No. (703)305-3230

Authorized officer

Robert Olszewski

Telephone No. (703) 308-1113

Form PCT/IPEA/416 (July 1992)

## PATENT COOPERATION TREATY

## **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 45659P/TS03	FOR FURTHER ACTION		n of Transmittal of International amination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/m	onth/year)	Priority date (day/month/year)
PCT/US02/09156	25 March 2002 (25.03.2002)		23 March 2001 (23,03,2001)
International Patent Classification (IPC)			
IPC(7): G06F 17/60 and US C1.: 705/24			
Applicant			
THOMAS, JAMES C., JR.			
This international preliming     Examining Authority and	nary examination report has b is transmitted to the applicant		
2. This REPORT consists of	a total of 3 sheets, including	ng this cover shee	<b>I.</b>
Which have been arm	ended and are the basis for thi (see Rule 70.16 and Section	s report and/or sl	escription, claims and/or drawings heets containing rectifications made histrative Instructions under the PCT).
			<del></del>
<ol> <li>This report contains indic</li> </ol>	ations relating to the following	g items:	
[ Basis of the rep	oort		
II Priority		•	
III Non-establishm	ent of report with regard to n	ovelty, inventive	step and industrial applicability
IV Lack of unity of	f invention		
	ment under Article 35(2) with itations and explanations supp		
VI Certain docum			
VII Certain defects	in the international applicatio	מ	•
VIII Certain observ	ations on the international app	lication	•
	•		
Date of submission of the demand	Da	te of completion	of this report
		•	·
23 October 2002 (23.10.2002)		May 2003 (20.05.2	(003)
Name and mailing address of the IPEA/ Mail Stop PCT, Aun: IPEA/US	Aut	thorized officer	$\Lambda \lambda$
Commissioner for Putents P.O. Box 1450	Ra	obert Olszewski	11407
Alexandria, Virginia 223   3-   450   Facsimile No. (703) 305-3230	Tel	ephone No. (703)	308-1113
Form PCT/IPEA/409 (cover sheet)/Inly	1008)		

	•	
		International application No.
	INTERNATIONAL PRELIMINARY EXAMINATION REPORT	PCT/US02/09156
j.	Basis of the report	
1.	With regard to the elements of the international application:*	
	the international application as originally filed.	· .
	the description:	
	pages 1-8 as originally filed	
	pages NONE filed with the demand	
	pages NONE, filed with the letter of	·
	the claims:	
	pages 9-13 as originally filed	
	pages NONE as amended (together with any statem	nent) under Article 19
	pages NONE , filed with the demand	
	pages NONE , filed with the letter of	·
	the drawings:	
	pages 1-5 as originally filed	
	pages NONE , filed with the demand	
	pages NONB , filed with the letter of	•
	the sequence listing part of the description:	
	pages NONE , as originally filed	
	pages NONE , filed with the demand pages NONE , filed with the letter of	
_	With regard to the language, all the elements marked above were	available or firesished to this Authority in the
Z.	language in which the international application was filed, unless of	
	These elements were available or furnished to this Authority in the	
	the language of a translation furnished for the purposes of inte	ernational search (under Rule23.1(b)).
	the language of publication of the international application (u	nder Rule 48.3(b)).
	the language of the translation furnished for the purposes of it 55,2 and/or 55,3).	nternational preliminary examination(under Rules
3.	With regard to any nucleotide and/or amino acid sequence disclo	osed in the international application, the
	international preliminary examination was carried out on the basis	
	contained in the international application in printed form.	
	filed together with the international application in computer n	eadable form.
	furnished subsequently to this Authority in written form.	
	furnished subsequently to this Authority in computer readable	e form.
	The statement that the subsequently furnished written sequent	ce listing does not go beyond the disclosure in the

The statement that the information recorded in computer readable form is identical to the written sequence listing

This report has been established as if (some of) the amendments had not been made, since they have been considered to go

\* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report us "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).

\*\* Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.

Form PCT/IPEA/409 (Box I) (July 1998)

has been furnished.

international application as filed has been furnished.

The amendments have resulted in the cancellation of:

beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).\*\*

the description, pages <u>NONE</u>
the claims, Nos. <u>NONE</u>
the drawings, sheets/fig <u>NONE</u>

INTERNATIONAL.	PDEI IMINA	DV EYAMINA	TION DEPORT

International application No. PCT/US02/09156

		_			
V. Reasoned statement under Rule 66.2(a)(ii) citations and explanations supporting such			inventive st	p or Industrial	applicability;
1. STATEMENT					
Novelty (N)	Claims	1-44			YES
The state of the s		NONE			NO
Investive Star (IS)	Claims	1.44			YBS
Inventive Step (IS)		NONE			NO
	<b></b> .				****
Industrial Applicability (IA)	Claims	1-44 NONE			YBS NO
2. CITATIONS AND EXPLANATIONS Claims 1-44 meet the criteria set out in PCT Article 33 set forth in independent claims 1, 11, 23, and 33. Clai linked to a credit card account and the medical services combination of these limitations and the other recited for	ims 1, 11, 2 seccount is	23, and 33 recit credited each t	e the limitation ime a charge is	s that a medical so made to the credi	rvices account is
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Form PCT/IPEA/409 (Box V) (July 1998)

# RECEIVED

#### **PATENT COOPERATION TREATY**

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

PCT	Chieletta	Parket &	Halá.	MP
rt.i	CULISHEY	Egitef d	יאומם י	111

APR 1 4 2003

THOMAS A. DALY CHRISTIE, PARKER & HALE, LLP P.O. BOX 7068 PASADENA, CALIFORNIA 91109-7068 REMINDER. DUE DATE DEADLINE\_

45659P/T503

Applicant's or agent's file reference

PCT/US02/09156

International application No.

NOTIFICATION OF RECEIPT OF DEMAND BY COMPETENT INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

(PCT Rules 59.3(e) and 61.1(b), first sentence and Administrative Instructions, Section 601(a))

Date of mailing (day/month) curt **08** APR 2003 IMPORTANT NOTIFICATION Priority date (day month year) International filing date (den-month) wars 25 Mar 2002 23 Mar 2001

Applicant THOMAS, JAMES C				
1.	The applicant is hereby notified that this international Preliminary Examining Authority considers the following date as the date of receipt of the demand for international preliminary examination of the international application:  23 OCT 2003			
2.	That date of receipt is:			
İ	the actual date of receipt of the demand by this Authority (Rule 61.1(b)).			
	the actual date of receipt of the demand on behalf of this Authority (Rule 59.3(e)).			
	the date on which this Authority has, in response to the invitation to correct defects in the demand (Form PCT/IPEA/404), received the required corrections.			
3.	ATTENTION: That date of receipt is AFTER the expiration of 19 months from the priority date. Consequently, the election(s) made in the demand does (do) not have the effect of postponing the entry into the national phase until 30 months from the priority date (or later in some Offices) (Article 39(1)). Therefore, the acts for entry into the national phase must be performed within 20 months from the priority date (or later in some Offices) (Article 22). For details, see the PCT Applicant's Guide, Volume II.			
	(If applicable) This notification confirms the information given by telephone, facsimile transmission or in person on:			
4.	Only where paragraph 3 applies, a copy of this notification has been sent to the international Bureau.			
Name and mailing address of the IPEA/ Authorized officer				

Assistant Commissioner for Patent, Box PCT Washington, D.C. 20231 Attn:RO/US Facsimile No. 703-305-3230

Nisa Gilchrist

Telephone No. 703-305-6107

Form PC17/PEA/402 (July 1998)

		Application No.	Acationation		
Office Action Summary		Application No.	Applicant(s)		
		09/927,296	THOMAS, JAMES C.		
	Onice Action Summary	Examiner	Art Unit		
	YL- MAII INO DATE -CAL:	Elaine Gort	3627		
Period fo	— The MAILING DATE of this communication of Reply	appears on the cover sheet with the C	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extencions of time may be evallable under the provious of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above its less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely,  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (5) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133),  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status					
1)🛛	Responsive to communication(s) filed on 1	0 August 2001 .			
2a)	This action is FINAL. 2b)⊠	This action is non-final.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
·	on of Claims				
	Claim(s) <u>1-44</u> is/are pending in the application.				
	4a) Of the above claim(s) 1-22 and 33-44 is/are withdrawn from consideration.				
5)□	Claim(s) is/are allowed.				
6)🖾	6) Claim(s) 23-32 is/are rejected.				
7)	Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner.					
10)⊠ The drawing(s) filed on 10 August 2001 is/are: a)□ accepted or b)⊠ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13)	Acknowledgment is made of a claim for fore	eign priority under 35 U.S.C, § 119(a	ı)-(d) or (f).		
a) ☐ All b) ☐ Some * c) ☐ None of:					
	1. Cartified copies of the priority docume	ents have been received.	•		
	2. Certified copies of the priority docume	ents have been received in Applicati	on No		
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a 15)[☐ /	a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.				
Arrachment(s)					
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclesure Statement(s) (PTO-1449) Paper No(s	5) Notice of Informat	y (PTO-413) Paper No(s) Patent Application (PTO-152)		

Application/Control Number: 09/927,296

Art Unit: 3627

## Page 2

#### **DETAILED ACTION**

#### Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - Claims 1-22, drawn to methods for providing payments, classified in class
     705, subclasses 2 and 4.
  - II. Claims 23-44, drawn to data processing systems, classified in class 709, subclass 217.

The inventions are distinct, each from the other because of the following reasons:

Inventions I. and II. are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case Invention I, can be carried out, at least in part, by hand. For example the step of crediting the insurance account could be carried out by hand.

Because these inventions are distinct for the reasons given above, because the search required for each Invention is not required for the other Inventions, and because the inventions have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as Indicated is proper.

2. This application further contains claims directed to the following patentably distinct sp ci s of the claimed invention:

Application/Control Number: 09/927,296

Art Unit: 3627

I. Method/system for providing payments for insurance policies; and

II. Method/system for providing payments to medical services accounts.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, no claims are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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Art Unit: 3627

Pag 4

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement may be traversed (37 CFR 1.143). For example Applicant may elect either invention I or II with either Species I or II.

3. During a telephone conversation with Frank Cire on May 27, 2003 a provisional election was made with traverse to prosecute the invention of Invention II, and species drawn to a method/system for providing payments to medical services accounts, claims 23-32. Affirmation of this election must be made by applicant in replying to this Office action. Claims 1-22 and 33-44 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

## **Drawings**

4. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the claimed operation and execution of the data processing processor and memory must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

Application/Control Number: 09/927,296

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## Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

6. Claims 27 and 28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is unclear in claim 27 what limitation is being claimed in regard to "determining the variable percentage from the amount charged..."

It is unclear in claim 28 what limitation is being claimed in regard to "determining the variable percentage from a balance amount..."

## Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

8. Claims 23-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Cummings, Jr. (US Patent 5,301,105).

Cummings, Jr. discloses the claimed data processing system. Cummings, Jr. discloses a processor with memory and program instructions to allow the crediting of an insurance account each time a charge is made to a credit card account link d to the

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Application/Control Number: 09/927,296

**Art Unit: 3627** 

insurance account (such as when designated credit card or smart card is charged an associated insurance account is credited). All further claimed limitations are either disclosed or inherent.

## Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 23-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over IDX Takes the Lead in Healthcare Billing.

IDX Takes the Lead in Healthcare Billing discloses the claimed device but is silent regarding using a credit card exclusively for medical expenses. It is notoriously old and well known in the art of personal finance to utilize a personal credit card for emergency use only or for specific types of transactions only in order to provide an individual with credit for unforeseen expenses and to allow the user to track a specific type of expenditure. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the data processing system of IDX with a designated credit card only for medical expenses in order to provide the user with credit for unforeseen expenses and/or to allow the user to track medical expenditures.

Regarding claim 29, IDX Takes the Lead in Healthcare Billing discloses the claimed data processing system but is silent regarding the ability for users to pay their insurance policy premiums via credit card. It is notoriously old and well known in the art

Application/Control Number: 09/927,296

Art Unit: 3627

of bill payment to allow credit card payment to provide customers with easy and convenient payment. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the data processing system of IDX Takes the Lead in Healthcare Billing with the ability to pay an insurance policy's premium with a credit card, in order to allow customers to pay their premium conveniently and easily.

All other claimed limitations are either disclosed or inherent.

#### Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elaine Gort whose telephone number is (703)308-6391. The examiner can normally be reached on Monday through Thursday from 7:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Aligness supervisor, Robert Olszewski, can be reached at (703)308-5183. The fax phone number for the organization where this application or processing is assigned is (703)305-7687.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-1113.

May 30, 2003

ROBERT P. OLSZEWSKI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

2/l 6/2/03



## facsimile TRANSMITTAL

Date: August 13, 2003

No. of Pages:

38 (including this cover sheet)

Fax No.:

(703) 308-6916

## PLEASE DELIVER THE FOLLOWING PAGES IMMEDIATELY TO:

Name: Commissioner of Patents

Art Unit:

3627

Examiner:

Elaine L. Gort

**FAX RECEIVED** 

Phone:

(703) 305-9282

AUG 1 3 2003

From:

Frank L. Cire

Reg No. 42,419

PETITIONS OFFICE

Re: Application No. 09/927,296; Filed August 10, 2001

Entitled COMPUTERIZED SYSTEM FOR COMBINING INSURANCE

COMPANY AND CREDIT CARD TRANSACTIONS

File: 45659/FLC/T503

I HEREBY CERTIFY THAT THIS PAPER IS BEING FACSIMILE TRANSMITTED TO THE UNITED STATES PATENT AND TRADEMARK OFFICE ON August 13, 2003.

\*Correspondence: Petition to Invoke the Supervisory Authority of the Commissioner Under 37 CFR § 1.181(a)(3) w/Exhibits A-E

For Office Services Use Only Return to Stephanie Daryale

AUG 1 9 2003

Christie, Parker & Hale, LLP 350 West Colorado Boulevard Post Office Box 7068 Pasadena, CA 91109-7068 626-795-9900

Fax: 626-577-8800

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